

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

## **ORDER**

Defendant’s Motion (Doc. 127) to reduce sentence under 18 U.S.C. § 3582(c)(2) will be denied. In response to the Motion, the Government explains why Defendant categorically is ineligible for a reduction. *See* Govt.’s Opp’n Br. (Doc. 129) at 1-2 (Defendant already has been sentenced below putative adjusted guideline-range). The Federal Public Defender, appointed for the benefit of Defendant in this regard, offers no contrary opinion. *See* Order dated Sept. 24, 2015 (Doc. 128) (appointing FPD, and allowing period of time, now expired, for FPD to file reply brief in support of reduction, if warranted). Defendant is ineligible for a reduction under Section 3582(c)(2), and his Motion (**Doc. 127**) is **DENIED**.

IT IS SO ORDERED.

November 9, 2015

s\Cathy Bissoon  
Cathy Bissoon  
United States District Judge

cc (via ECF email notification):

All Counsel of Record

cc (via First-Class U.S. Mail):

Gerald Tillman  
30032-068  
Federal Satellite Low  
2680 Hwy. 301 South  
Jessup, GA 31599